FC 2009-004399 04/14/2016

HONORABLE GEOFFREY FISH

CLERK OF THE COURT
A. Ashburn
Deputy

IN RE THE MATTER OF DORA ELIA CLARK

DORA ELIA CLARK 420 S LESUER #3 MESA AZ 85203

AND

MIGUEL A GARCIA MIGUEL A GARCIA

5950 W MISSOURI AVE LOT #98

GLENDALE AZ 85301

CHRISTINE M POWELL
DOCKET-FAMILY COURT CCC
OFFICE OF PUBLIC DEFENSE
SERVICES-CCC

NOTICE TO PETITIONER/RESPONDENT: If you have a protected address, you must contact the person appointed below and provide contact information within 10 days of the date of this minute entry.

APPOINTMENT OF BEST INTERESTS ATTORNEY FOR CHILD(REN)

IT IS ORDERED appointing Christine Powell (602) 509-2257 as a Best Interests Attorney to represent the best interests of the child(ren). According to Rule 10(E), Arizona Rules of Family Law Procedure effective January 1, 2006, a Child's Attorney or a Best Interests Attorney shall participate in the conduct of the litigation to the same extent as an attorney for any party. The Best Interests Attorney shall attend all hearings and participate in trials or evidentiary hearings by offering evidence, examining witnesses, etc. The Best Interests Attorney shall not submit a report or testify in court. If the Best Interests Attorney chooses to waive his or her

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appearance at a proceeding, the Best Interests Attorney's position will not be presented to, or considered by, the Court.

IT IS FURTHER ORDERED that this appointment shall continue until the entry of a Decree, Order or Judgment that fully adjudicates all pending legal decision-making and parenting time issues unless the Best Interests Attorney is earlier released by the Court.

IT IS FURTHER ORDERED that the Best Interests Attorney shall have authority to:

- a) Meet with the child(ren) at any location where the child(ren) may be located;
- b) Meet and interview the parents, spouses, significant others, and all adults living in the household:
- c) Visit the home(s) of the parents to determine if the environments are appropriate for the child(ren);
- d) Investigate and review both parents', their spouses' and significant others' backgrounds with regard to criminal arrests and convictions;
 - e) Determine if drug testing by either or both parents is needed;
- f) Review the child(ren)'s school/daycare records, Parenting Skills records, psychological evaluations, and counseling records;
 - g) Visit and interview the child(ren)'s daycare provider; and
- h) Review law enforcement, court, or Department of Child Safety reports concerning the child(ren).

IT IS ORDERED that any and all day care, parenting time supervisors, schools, school districts and personnel thereof shall fully cooperate with the Best Interests Attorney representing the child(ren) in this action by allowing the Best Interests Attorney to interview the child(ren) and allowing access to all educational records of the child(ren), including but not limited to records pertaining to day care/school attendance, behavior, academic progress, and psychological evaluations, and shall discuss the contents and meaning thereof with him/her.

IT IS FURTHER ORDERED that any and all hospitals, doctors' offices and personnel thereof shall fully cooperate with the Best Interests Attorney representing the child(ren) in this matter by allowing access to all medical/dental records of the child(ren), including but not

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limited to records pertaining to diagnosis, treatment, and prognosis, and shall discuss the contents and meaning thereof with him/her.

IT IS FURTHER ORDERED that any and all police department, sheriffs' department, law enforcement agencies, and personnel thereof shall fully cooperate with the Best Interests Attorney representing the child(ren) in this matter by allowing access to all police/sheriff/law enforcement records and reports of the child(ren)'s parents, stepparents, or significant others of the parents, including but not limited to records pertaining to arrests, convictions, and narrative reports.

IT IS FURTHER ORDERED that Department of Child Safety, the Department of Economic Security, the Department of Health Services and personnel thereof shall fully cooperate with the Best Interests Attorney representing the child(ren) in this matter by allowing access to all records and reports of the child(ren), child(ren)'s parents, stepparents, or significant others of the parents, including but not limited to records pertaining to sexual abuse, parenting skills, behavior, psychological/psychiatric evaluations, and allegations of child abuse, sexual abuse and neglect.

The Best Interests Attorney shall attend all court hearings concerning the children unless excused by the Court upon written motion, and shall participate in the conduct of litigation to the extent authorized by Rule 10, Arizona Rules of Family Law Procedure.

The Best Interests Attorney has limited immunity consistent with Arizona case law applicable to Officers of the Court as to all actions undertaken pursuant to the Court appointment and this Order. Any alleged impropriety or unethical conduct by the Best Interests Attorney shall be brought to the attention of the Court in writing.

THE COURT FINDS that both parties are indigent and are unable to bear the fees and costs of the Best Interests Attorney.

THE COURT FURTHER FINDS that a child may be the victim of child abuse or neglect as defined in A.R.S. §8-201.

IT IS ORDERED that the Office of Public Defense Services shall reimburse the fees and costs of the Best Interests Attorney.

All parties representing themselves must keep the Court updated with address changes. A form may be downloaded at: http://www.superiorcourt.maricopa.gov/SuperiorCourt/Self-ServiceCenter.

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IT IS FURTHER ORDERED signing this Minute Entry as a formal written order of the Court.

/s/ Geoffrey Fish

Honorable Geoffrey Fish Maricopa County Superior Court Judge